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9 May 1956

MEMOFANDIM	FOR:	Director 25X1A9A	of	` Pers	onn	el					
ATTENTION	:	20/(1/(0//									
SUBJECT	:	Holding o)T	State	or	Local	Offices	bу	Federal.	Amploye	es

- 1. You will recall that I mentioned to you in a telephone conversation a few days ago that the Civil Service Commission regulations, issued under Executive Order 8516, and permitting Federal employees to occupy state or local offices under certain conditions, had been revoked.
- 2. The following article, quoted in its entirety, appeared in Mavy's "OIR Newsletter" for April 1956:

"Under Executive Order 8516, of 15 August 1940, the
U. S. Civil Service Commission issued regulations permitting
employees appointed, on or after 15 August 1940, to positions
in the Federal service directly concerned with national
defense, to hold any state, territorial, municipal or local
office. These regulations were issued to facilitate the
recruitment of personnel during a national emergency.
Because the conditions under which these regulations
were issued no longer prevail they were remoked effective
15 April 1956. Federal employees, therefore, after
15 April 1956 may hold only those offices permitted
under Executive Order 9 of 17 January 1873 concurrent
with their Naval employment. A list of these offices can
be found in ECFI 150.

"An employee holding office which was permitted by the regulations issued under Executive Order 8516 of 15 August 1940 is to vacate such office within the following time limits. Where an employee holds office for a definite term he may hold such office for the length of the term. Where an employee holds office for an indefinite term he may hold such office until 1 January 1957.

ment to state, territorial, municipal or local office except as permitted by Executive Order 9 of 17 January 1873. Those who presently hold prohibited positions should be urged to make arrangements to vacate them within the time limits

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SUBJECT: Holding of State or Local Offices by Federal Employees

cited in the preceding paragraph. Activities should give wide publicity to these additional restrictions on political activities by employees.

"The foregoing, however, does not affect the rights of Federal employees under Section 18 of the Hatch Act to be elected to or hold any office as a result of a non-partisan election or under Section 16 of the Hatch Act to be elected to or hold any office in selected communities designated in the FFM where the majority of voters are Federal Employees."

3. I will keep you advised of any further information on this subject that may come to my attention.

25X1A9A

Assistent General Counsel

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